1 prohibited or as otherwise provided by law. In People's 2 Court it has such original jurisdiction in cases where 3 it may be granted. There is no such limitation of any Ţ kind under the present language with respect to the Supreme 5 Court of Appeals or with respect to the Appellate Court. 6 Would it not be wise to prevent the Legislature from 7 directing the Supreme Court of Appeals or this Appellate 8 Court from being directed to take jurisdiction in reck-9 less driving cases or things of that kind? I would think 10 that the very purpose of the Constitution is to prevent 11 legislative imposition of completely inappropriate types 12 of jurisdiction to the higher courts. 13 MR. ENEY: The difficulty is you go to the other 14 extreme, and you then have to have the Legislature spell 15

IR. ENEY: The difficulty is you go to the other extreme, and you then have to have the Legislature spell out the jurisdictions. You say it shall not do it in manslaughter cases, ad infinitum. It is intended to have some original jurisdiction. As was pointed out, you have it in removal of judges. It is also contemplated you have original jurisdiction in appellate causes.

MR. MARTINEAU: In appellate causes, you might want to provide appeals to that from State administrative

16

17

18

19

20

21